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1 RECORD OF ORAL HEARING
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3 UNITED STATES PATENT AND TRADEMARK OFFICE
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6 BEFORE THE BOARD OF PATENT APPEALS
7 AND INTERFERENCES
8
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10 *Ex parte* ATTILA BANKI, and STEPHEN C. NETEMEYER
11

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13 Appeal 2009-008229
14 Application 10/020,033
15 Technology Center 2100
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18 Oral Hearing Held: February 4, 2010
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21 Before JAMES D. THOMAS, LANCE LEONARD BARRY, and
22 STEPHEN C. SIU, *Administrative Patent Judges*.
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1 The above-entitled matter came on for hearing on Thursday, February
2 4, 2010, commencing at 10:01 a.m., at the U.S. Patent and Trademark
3 Office, 600 Dulany Street, Alexandria, Virginia, before Paula Lowery,
4 Notary Public.

5 THE CLERK: Good morning. Calendar Number 25, Mr. Shanley.

6 MR. SHANLEY: Good morning. My name is Matthew Shanley. I'm the
7 attorney representing the assignee, Exxon Mobil Upstream Research
8 Company. I'm here today to talk about in particular one point of distinction
9 that we believe distinguishes this application over the prior art record.

10 What I'd like to direct your attention to are a couple of things. The first one
11 is Figure 1 of our own application, which I think is pretty representative of at
12 least the field we're talking about here.

13 In addition, there was an additional figure that we produced in the context of
14 the Appeal Brief to try to explain further to the Examiner, after seeing some
15 of his comments in the Examiner's answer. That's on page 6 of the Reply
16 Brief. It also shows up in the Appeal Brief.

17 JUDGE THOMAS: Has the Examiner entered that as a formal drawing in
18 the application?

19 MR. SHANLEY: As a formal drawing? No, it was not.

20 JUDGE THOMAS: Okay.

21 MR. SHANLEY: Instead it was a graphic representation of the statements
22 that were already made in both the response at the final and also in the
23 Appeal Brief. But there should be no additional matter in there other than
24 what was already argued.

25 JUDGE THOMAS: You may proceed.

1 MR. SHANLEY: With respect to the prior art, I think it would be Figure 1-
2 2, which shows up on page 1-8 of the reference, that's been referred to by
3 both the Examiner and us as the Real Time Workshop.

4 JUDGE THOMAS: We only have two screens here, Counsel. What are the
5 things you would like us to focus on first? We can only look at two pictures
6 at a time.

7 MR. SHANLEY: Two pictures at a time?

8 JUDGE THOMAS: In the record, yes.

9 MR. SHANLEY: Sure. Quickly, look at Figure 1 of the present, that'll give
10 you a high level, and then with Claim 1 in the back of your mind here -- if
11 you can pull that up --

12 JUDGE THOMAS: Yeah, that's what we usually have.

13 MR. SHANLEY: With Figure 1 we have a computer system for simulating
14 a physical system. The example that we use through the specification and
15 what we're really discussing in detail in many of the dependent claims is a
16 reservoir simulator.

17 If you see in Figure 1, this is what a three-dimensional model of the
18 subsurface might look like. The model itself are the cells that you see here.
19 What you're looking at there on Figure 1 is actually the first layer. Depicted
20 underneath it are subsequent layers that would have additional details.
21 But based on these cells you can get an idea of how fluids flow. You can
22 also trace chemical properties to really understand the physics of how things
23 behave beneath the subsurface.

24 In addition to that, what you also see is another aspect here. These are
25 shown generally with bold lines with the letters T, N and also W -- dotted
26 lines where you see that.

1 That would be what we'd typically refer to in our field as facilities. These
2 are the physical facilities such as pumps, compressors, wells, things that are
3 interacting with this subsurface region in order to either pump out fluids, or
4 in some cases inject fluids to try to stimulate the reservoir to enhance
5 production.

6 That's an example that's far more than what you actually see in Claim 1, but
7 it's representative of some of the details.

8 With that said, I think we can probably turn to page 6 of the Reply Brief, the
9 figure that sort of follows more the process. In addition, we have Figure 1-2,
10 which is in the prior art.

11 In Claim 1 we have a processor, and we have a memory coupled to the
12 processor. We specifically recite object-oriented software because it is very
13 suitable for this sort of application. The points of contention between us and
14 the Examiner really come down to the sub-elements here: A, B, C.

15 What I'd really like to focus on today is sub-element A. We discussed sub-
16 elements B, C, and D in the Briefs, and I think those arguments can stand as
17 presented. With respect to A, I'd like to walk you through some of our
18 arguments or positions there.

19 Most importantly, we have this software that's configured to provide a logic
20 interface to dynamically construct logic, to customize simulation or
21 transform phenomena through a model of the physical system.

22 If you recall the reservoir, the physical system is the reservoir. The logic
23 interface is the ability for, in our case, our end users -- the facilities engineer
24 or reservoir engineer. This is the person who in the course of a simulation of
25 an actual reservoir, this may take days, weeks, months, years, depending on
26 the complexity of the model to run.

1 It allows an engineer to come in and say, well, if I had the ability to alter the
2 rules which relate to particular pumps, compressors, et cetera, I could go in
3 and manipulate how this reservoir simulator might respond. So dynamically
4 you can go in and alter the rules that apply to this actual model.

5 JUDGE BARRY: So this is a user interface? What we used to call a man-
6 machine interface, right?

7 MR. SHANLEY: That's right.

8 JUDGE BARRY: Okay.

9 MR. SHANLEY: Exactly right, and one of the figures here actually talks
10 about a GUI --

11 JUDGE BARRY: Oh, there's a GUI? Okay.

12 MR. SHANLEY: One of the benefits of this by doing object-oriented
13 principles, you're allowed to have a flow chart that essentially links all of
14 these elements because individual pumps and compressors are ultimately
15 connected to various other pieces of equipment. So it's important to see how
16 they relate in the overall hierarchy of equipment.

17 So a user can come in and manipulate the logic. This is not getting into the
18 actual data --

19 JUDGE BARRY: Right.

20 MR. SHANLEY: -- or the simulator itself; but it's the ability to control so as
21 you go through the individual time steps in the reservoir, the logic
22 introduced dynamically allows the ability for the user to manipulate on the
23 fly what's actually taking place in the reservoir.

24 So for the first five years of operation the reservoir may behave one way.

25 For example, you may pump oil and gas out of the ground without having to
26 stimulate it at all because natural pressures do it. As you get more and more

1 mature and drag more and more of these hydrocarbons up, you may need to
2 inject things. So maybe the original model presented that it would be ten
3 years before we thought we would have to inject fluids. Perhaps we learn
4 that problems are coming up much sooner. This would allow the logic to be
5 manipulated and to go ahead and tune how this thing might respond.
6 I think one of the major points of contention between ourselves and the
7 Examiner has been -- really it comes down to a few words. It's providing a
8 logic interface to dynamically construct logic to customize simulation of the
9 transport phenomena through a model of a physical system.
10 It does get into element B here, this is what we particularly emphasized in
11 the Reply Brief. Converting this logic into corresponding object-oriented
12 code during the simulation and without intervention of the user.
13 By that, what it means is, if you go to page 6 in the Reply Brief, that's the
14 figure that's sort of a flow chart that we think is pretty helpful in walking
15 you through what's happening there on the claim elements.
16 For example, we have at the very top of the chart -- it sort of forms a
17 branching network. On the right-hand side of the page you see a bubble that
18 says executable main simulation system. This would be your typical
19 reservoir simulator that's dealing with the physical system. The physical
20 system could include some facilities, but it's the actual overall plumbing and
21 how the earth is.
22 On the left-hand side is this logic interface. What you see here, and what we
23 have bracketed here to demonstrate, is this notion of during the simulation --
24 the word single run is used in there, but there's explicit support for that in the
25 specification -- the word single run; but we'd essentially argue that "during
26 the simulation" and "single run" are the analogous terms.

1 What it allows you to do is once the user has constructed this logic is to
2 allow this logic to be absorbed into the main simulation system on the fly as
3 it's actually simulating, automatically generate the code -- again during the
4 simulation -- which you see down here where it merges; and then produce a
5 fully-integrated system that has the former reservoir simulation system in it
6 with now the additional logic you decided to dynamically add at that point.
7 In contrast, if we head over to Figures 1-2, which is on page 1-8 of the Real
8 Time Workshop reference, I think that is very representative of what's going
9 on. The Real Time Workshop in and of itself is a module within a larger
10 suite of applications. The Real Time Workshop is a way to generate code
11 for things that are produced in either MATLAB or simulated up above.
12 Our intention is not to argue the merits or details of the individual modules,
13 but it's important to note that because of the way this is set up as a modular
14 system that has different aspects, and the way it's specifically described,
15 every example of how you apply MATLAB, Simulink, and Real Time
16 Workshop involves -- in this case it's more of a programmer that's the end
17 user on MATLAB and Simulink.
18 As they develop their actual software, they need to run through the
19 simulation. They need to check it. As you see in the flow chart on Figure 1-
20 2, this is depicted by -- let's say MATLAB was used as a problem solver or
21 something to analyze the actual physical system and help create a model.
22 Simulink is what is used to simulate this model, and as you're I'm sure
23 familiar with, there are things such as iterating to get to a solution. To see
24 how the system behaves that they've attempted to describe.
25 Most importantly, this triangle in the center that says "are the results okay"?
26 What the user is now determining is is my model adequate enough? Has it

1 been simulated to the point that it works? If not, it goes back up into the
2 same system here.

3 If it is okay, the user jumping in -- they have the ability to invoke Real Time
4 Workshop, which is to generate the code. Without that user interaction, the
5 system essentially doesn't work.

6 The Examiner has a secondary reference, which is essentially C++
7 programming, which is certainly an example of object-oriented
8 programming. No dispute there. I think it's important to note that even if
9 one were to try to go back and try to edit this to become an object-oriented
10 programming system, there still is no teaching or suggestion that you would
11 have this sort of temporal aspect.

12 That you would go ahead and try to do this dynamically during the course of
13 the simulation, as opposed to post-simulation, which is explicitly described
14 in every example that we can see in --

15 JUDGE THOMAS: Counselor, can I sort of summarize what I think you're
16 saying?

17 MR. SHANLEY: Absolutely.

18 JUDGE THOMAS: It seems like Clauses B and C recite the negative
19 limitation without intervention of the simulator user.

20 MR. SHANLEY: Yes.

21 JUDGE THOMAS: That's the focus of your argument, is it not? The
22 combination from the best perspective of the Examiner is that it requires for
23 actual usability the user's intervention.

24 MR. SHANLEY: I think well said. In fact, I think I'm done with the
25 majority of the presentation here, and that's how I would probably best
26 summarize it.

1 The only thing I might add is if you look at the Examiner's Answer where
2 he's particularly spoken to this point, we could -- as far as the exact page --
3 JUDGE THOMAS: Yes, would you --

4 MR. SHANLEY: The recitation that the Examiner points to for that exact
5 distinction and the way you've framed it shows up on -- bear with me one
6 second. Page 18 of the Examiner's Answer. There's a bold headline that
7 says "Response to Argument 4."

8 If you go down, we have this without intervention of the simulation user,
9 and it points to the fact that the Real Time Workshop talks about
10 automatically building programs.

11 I think that's correct except for the fact that it misses the second part of it
12 which is when it's taking place. So it's not only without user intervention,
13 it's that we're doing it during the course of the simulation itself is when
14 you're allowing to merge this new logic.

15 The Examiner is absolutely correct. This doesn't talk about automatically
16 building things, but automatic doesn't necessarily include that it's doing an
17 automatic throughout the entire process. There's clear points of intervention
18 by the user.

19 JUDGE BARRY: Can you focus on independent Claim 20? I believe we
20 understand the negative limitation approach with respect to independent
21 Claim 1, but Claim 20 doesn't seem to have the same features. Am I
22 understanding that correctly?

23 MR. SHANLEY: We've chosen to argue them together. Let me just walk
24 through and see if there's a particular point maybe I'm missing.
25 We have the analogous limitations here fall under Step B in this method, and
26 then we have I or number 1 and then Part 2 that we have.

1 JUDGE BARRY: Okay. So B and the automatic feature.

2 MR. SHANLEY: Right, so we have automatic merging of logic into code --

3 JUDGE BARRY: Oh, okay. So it's an umbrella of negative limitation.

4 MR. SHANLEY: Right.

5 JUDGE BARRY: I see.

6 MR. SHANLEY: This has more specificity in that it recites a reservoir
7 simulator user as opposed to the word reservoir didn't show up in Claim 1.

8 So I believe the Examiner's position on that was that it wasn't referenced

9 elsewhere in the claims and wasn't necessarily given patentable weight by
10 the Examiner. I think it still comes back to the same core argument in Claim
11 1 as far as the distinction here.

12 Unless you have additional questions, that's what I planned on walking
13 through.

14 JUDGE THOMAS: It appears the panel doesn't, so we thank you.

15 Whereupon, the proceedings at 10:15 a.m. were concluded.

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